

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD**

-----X
VENUE TRADING CO. D/B/A TRADE
SHOW SUPPLY

-and-

INTERNATIONAL ALLIANCE OF
THEATRICAL STAGE EMPLOYEES,
LOCAL 835, AFL-CIO

12-CA-074022

-----X
JOINT MOTION FOR PERMISSION FOR THE UNION TO WITHDRAW CHARGE

1. On September 30, 2012, Administrative Law Judge Robert A. Ringler issued a Decision and recommended Order in this case, finding that the information requested in a September 8, 2011 information request by the Union was relevant and necessary to its performance of its duties as collective bargaining representative. The Administrative Law Judge issued a recommended Order that the Employer provide the Union with information requested in its September 8, 2011 letter to the Employer.

2. On April 30, 2013, the Board issued a Decision affirming, but modifying, the Judge's ruling, findings and conclusions and adopting, but modifying, the Judge's recommended Order.

3. On May 10, 2013, the Employer filed a Petition for Review of the Board's April 30, 2013 Decision and Order in the Circuit Court of Appeals for the District of Columbia.

4. On June 30, 2013, the Board moved to dismiss the case before the Circuit Court of Appeals for the District of Columbia.

CERTIFICATE OF SERVICE

This is to certify that the following parties have been served this 29th day of September, 2014 with a copy of the Joint Motion for Permission for the Union to Withdraw the Charge, via electronic mail to Richard Vales, Margaret Diaz and John F. King:

John F. King
Senior Attorney
National Labor Relations Board
51 SW 1st Avenue, Suite 1320
Miami, FL 33130
John.king@nlrb.com

(Via Electronic Mail)

Margaret Diaz, Regional Director
National Labor Relations Board, Region 12
201 E. Kennedy Blvd., Suite 530
Tampa, FL 33602
Margaret.diaz@nlrb.org

(Via Electronic Mail)

Richard Vales, Business Representative
International Association of Theatrical and
Stage Employees, Local 835, AFL-CIO
4403 Vineland Road, Suite B4
Orlando, FL 32811-7362
richardv@iatselocal835.org

(Via Electronic Mail)

Thomas Royall Smith (ed)

5. On August 15, 2014, the Circuit Court of Appeals for the District of Columbia ordered the dismissal of the Board's April 30, 2013 Decision based upon the request of the Board.

6. The Employer has provided the information requested in its September 8, 2014 letter to the Union as set forth in the recommended Order of the Administrative Law Judge.

7. Because the Employer has complied with the recommended Order of the Administrative Law Judge, the Union and the Employer request permission from the Board for the Union to withdraw the charge in this case.

8. Counsel for the General Counsel does not oppose this joint request by the parties to withdraw the charge.

Respectfully Submitted:

Tobe Lev (fa)

**International Alliance of Theatrical Stage
Employees, Local 835, AFL-CIO**

By Its Attorney

Tobe Lev, Esq.
Egan, Lev & Siwica, P.A.
P.O. Box 2231
Orlando, FL 32802-2231

Thomas Royall Smith (rd)

**Venue Trading Co.
d/b/a Trade Show Supply**

By Its Attorney

Thomas Royall Smith, Esq.
Jackson Lewis P.C.
Suite 2200
100 South Ashley Drive,
Tampa, FL 33602